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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/813,775	03/31/2004	Maurice X. Sun	A1-096 US CON1	5198
	590 07/14/2004		EXAMINER	
	ORPORATED GTON COURT		RAHLL, J	ERRY T
LISLE, IL 60532			ART UNIT	PAPER NUMBER
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DATE MAILED: 07/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



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Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

	37 CF be con docun	R 1.121, npliant, c nent mus	at document filed on 3/2 as amended on June 30, orrection of the following the resubmitted (in its ocument must be re-submitted).	2003 (see 68 Fed. Reg. 2 g item(s) is required. Or entirety) e.g., the entire	oly the corrected sect		dment document to	
	THE F	OLLOW  1 Amo	<ul><li>B. New paragraph(s) s</li></ul>	EM(S) CAUSE THE ANtion:  h(s) do not include mark  hould not be underlined	ings.	MENT TO BE NON-CO	OMPLIANT:	
		2. Abst	ract: A. Not presented on a s	separate sheet. 37 CFR	.72.			
3. Amendments to the drawings:					·			
			ndments to the claims:  A. A complete listing of B. The listing of claims C. Each claim has not b claim cannot be identifi D. The claims of this are Cother:	f <u>all of the claims is not</u> does not include the texteen provided with the ped. The document paper have not be a support to the ped.	present. It of all claims (includ roper status identifier,	ling withdrawn claims) and as such, the indivi-		
	For furtl http://ww	her explai	nation of the amendment ov/web/offices/pac/dapp/or	format required by 37 ( pla/preognotice/officeflyer.	CFR 1.121, see MPEP	Sec. 714 and the USPT	O website at	
	non-entr changes	y of the	ant amendment is a PRI ly the corrected section of preliminary amendment eliminary amendment(s).	and examination on the	CFR 1.121. Failure to	o comply with 37 CFR	1.121 will result in	
	ONE MO	ONTH from	ant amendment is a replacent appears to be a bondom the mailing of this no bandonment. <b>EXTENS</b>	tice within which to re-s  IONS OF THIS TIME	ply (3 / CFR 1.135(c) ubmit the corrected so <b>PERIOD ARE AVA</b>	)), applicant is given a ection which complies a MLABLE UNDER 37	TIME PERIOD of with 37 CFR 1.121 CFR 1.136(a).	
If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period for response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant status of the amendment.								
Ī	Legal Ins	M / Contract truments	Smu Th Examiner (LIE)	571)272- Telephone N	1621		. *	